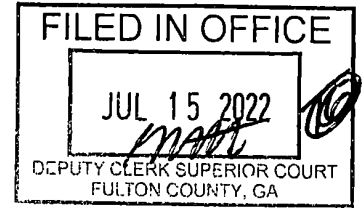


EXHIBIT B-032

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA



IN RE: 2 MAY, 2022 SPECIAL PURPOSE
GRAND JURY

CASE NO. 2022-EX-000024

JUDGE ROBERT McBURNEY

MOTION TO DISQUALIFY PROSECUTOR
AND FOR OTHER RELIEF

COMES NOW, Burt Jones ("Mr. Jones"), by and through his undersigned counsel, pursuant to the Fifth and Fourteenth Amendments to the United States Constitution, Article I, Section I, Paragraph I and Article VI, Section VIII, Paragraph I of the Georgia Constitution, O.C.G.A. §15-18-5, Georgia common law, and the inherent supervisory powers of this Court, and files this Motion to Disqualify Prosecutor. In support thereof, Mr. Jones shows as follows:

The Due Process Clause of the United States Constitution, and Constitution of the State of Georgia, guarantees Mr. Jones the right to be prosecuted by a "disinterested" prosecutor.

Prosecution by someone with conflicting loyalties "calls into question the objectivity of those charged with bringing a defendant to judgment." (internal citation omitted). It is a fundamental premise of our society that the state wield its formidable criminal enforcement powers in a rigorously disinterested fashion, for liberty itself may be at stake in such matters. We have always been sensitive to the possibility that important actors in the criminal justice system may be influenced by factors that threaten to compromise the performance of their duty.

Young v. United States ex rel. Vuitton Et Fils S.A., 481 U.S. 787, 810 (1987) (plurality opinion);
see generally Berger v. United States, 295 U.S. 78 (1935).

Georgia courts have developed their own standard for disqualification of prosecutors. In *Whitworth v. State*, 275 Ga. App. 790, 793, 622 S.E.2d 21 (2005), the Court of Appeals of Georgia held:

“There are two generally recognized grounds for disqualification of a prosecuting attorney. The first such ground is based on a conflict of interest, and the second ground has been described as “forensic misconduct.”

[For example, a] conflict of interest has been held to arise where the prosecutor previously has represented the defendant with respect to the offense charged, or has consulted with the defendant in a professional capacity with regard thereto; such conflict also has been held to arise where the prosecutor has acquired a personal interest or stake in the defendant’s conviction.”

Id. (citing *Williams v. State*, 258 Ga. 305, 314, 369 S.E.2d 232 (1988)).

The *Whitworth* Court then stated such a conflict of interest must be more than a “theoretical or speculative conflict”, an actual conflict must be involved. *Whitworth*, 275 Ga. App. at 796 (2005).

ABA Criminal Justice Standard for the Prosecution Function Standard 3-1.7 addresses conflicts of interest and improper bias.¹ Notably, Standard 3-1.7(f) states that “the prosecutor should not permit the prosecutor’s professional judgment or obligations to be affected by the prosecutor’s *personal, political, financial*, professional, business, property, or other interests or relationships. A prosecutor should not allow interests in personal advancement or aggrandizement to affect judgments regarding what is in the best interests of justice in any case.” (emphasis added).

¹ ABA Criminal Justice Standard for the Prosecution Function Standard 3-1.1(a) states that “these standards are intended to apply in any context in which a lawyer would reasonably understand that a criminal prosecution could result.” Thus, these ethical standards apply in the special purpose grand jury proceedings here.

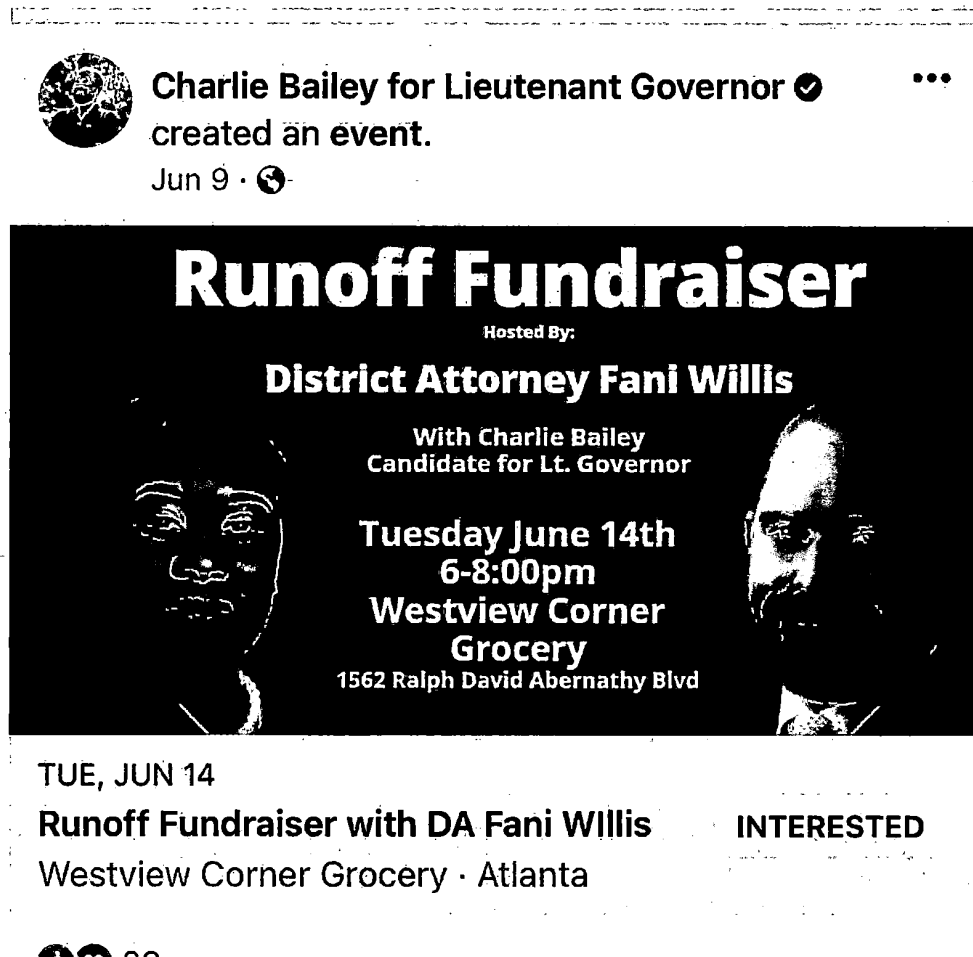
I. DA WILLIS AND SPECIAL PROSECUTOR NATHAN WADE SHOULD BE DISQUALIFIED FOR THEIR POLITICAL AND PERSONAL INTERESTS IN THE OUTCOME OF MR. JONES' PROSECUTION.

Here, both Fulton County District Attorney Fani Willis ("DA Willis") and Special Prosecutor Nathan Wade ("Special Prosecutor Wade") have conflicts of interest that require disqualification. Their investigation of Mr. Jones in this case, by having him appear before a special purpose grand jury to testify about his conduct, is affected by political motivations evident by their joint interest in the success of Charles Bailey's political campaign, both by actively campaigning for him and through financial support, that should therefore disqualify them *and* the Fulton County District Attorney's Office ("Fulton County DA") from the investigation and prosecution of Mr. Jones.

Mr. Jones is the Republican candidate running for Lieutenant Governor of Georgia in the November 2022 election. His only opponent is Democrat Charles Bailey ("Mr. Bailey"). In a state that "went blue" in November of 2020, there are numerous politicians pushing for another "blue" year in Georgia. It is evident from the facts that two politically motivated individuals actively supporting Mr. Bailey², *Mr. Jones' sole opponent*, include DA Willis and Special Prosecutor Wade.

² It is also noted that DA Willis has been an ardent supporter of Mr. Bailey predating the special grand jury proceedings, going so far as to prepare a video soliciting donations for Mr. Bailey's campaign for Attorney General – on or about January 30, 2021. This further shows the obvious conflict of interest in the outcome of the special grand jury proceedings against Mr. Jones. For a link to this video, see <https://fb.watch/ediK9PVAFw/?fs=e&s=cl>.

DA Willis' political interest is on full display to both this Court and the public. *She hosted and appeared* at a campaign fundraising event for Mr. Bailey on June 14, 2022, a month and a half after the Special Purpose Grand Jury proceedings commenced on May 2, 2022, as shown below.



Her involvement is a conflict because her active role in Mr. Bailey's campaign is clearly made in her capacity as Fulton County District Attorney, not as a private citizen. This support may otherwise not have been an issue if she and her office had not simultaneously initiated special purpose grand jury proceedings against Mr. Bailey's sole opponent, Mr. Jones. This is a blatant effort to sway the outcome of the election in Mr. Bailey's favor. Therefore, DA Fani Willis should be disqualified.

The conflict here is not “speculative” or “theoretical” as it can be distinguished from that in *Whitworth*. Here, DA Willis has not only donated to Mr. Bailey’s campaign multiple times, but *she has appeared and hosted a campaign fundraiser event in support of him while special purpose grand jury proceedings were underway*. Records of her campaign’s donation of \$2,500.00 are documented in Mr. Bailey’s campaign finance report, attached hereto as **Exhibit 1**. (Exh. 1, p. 14.) It is most notable that her contributions were made *one week* after this special jury was approved by Court order on January 24, 2022 while DA Willis’ contributions to Mr. Bailey’s campaign were made January 31, 2022.

These donations and her active role in Mr. Bailey’s campaign show that she has a special interest in the outcome of the special purpose grand jury proceedings, especially given that the special purpose grand jury report is likely to come out right before the election.³ Therefore, DA Willis should be disqualified from the prosecution of Mr. Jones.

Special Prosecutor Wade should also be disqualified on similar grounds. Special Prosecutor Wade has donated to Bailey’s campaign in an effort to advance Mr. Bailey to the seat of Lieutenant Governor in this election. Records of Special Prosecutor Wade’s donations to Mr. Bailey’s campaign are documented in Mr. Bailey’s campaign finance reports attached hereto as **Exhibit 2** and **Exhibit 3**. (See Exh 2, p. 37; see also Exh. 3, p. 79).

Again, this is the same conflict of interest that is contemplated in Standard 3-1.7(f) that states, “The prosecutor should not permit the prosecutor’s professional judgment or obligations to be affected by the prosecutor’s...*political*...interests or other relationships.” Where both prosecutors are actively and openly supportive of a political candidate, Mr. Bailey, and those same

³ On information and belief, DA Willis’ office has indicated that its Special Purpose Grand Jury will issue its report around October of 2022. This is in anticipation of impacting the November 8, 2022, elections for Governor, Lieutenant Governor, and Secretary of State.

individuals initiate *special purpose grand jury proceedings against his opponent*, Mr. Jones, it is abundantly clear that there is a conflict of interest. Therefore, DA Willis and Special Prosecutor Wade should be disqualified from the prosecution of Mr. Jones.

II. THE FULTON COUNTY DISTRICT ATTORNEY'S OFFICE SHOULD ALSO BE DISQUALIFIED FROM MR. JONES' PROSECUTION.

It follows that the entire Fulton County DA's Office must also be disqualified if DA Willis is disqualified. "When the elected district attorney is wholly disqualified from a case, the assistant district attorneys — whose only power to prosecute a case is derived from the constitutional authority of the district attorney who appointed them — have no authority to proceed." *McLaughlin v. Payne*, 295 Ga. 609 (2014). The Georgia Supreme Court has recognized that "a Georgia district attorney is of counsel in all criminal cases or matters pending in his circuit. This includes the investigatory stages of matters preparatory to the seeking of an indictment as well as the pendency of the case." *Id.* (citing *King v. State*, 246 Ga. 386, 389, 271 SE2d 630 (1980)) (emphasis added). And, for a prosecutor to have a conflict in such a case is contrary to public policy, and can warrant a new trial. *Id.*⁴

III. ALTERNATIVE RELIEF

In the event the Court should not disqualify the above-named individuals and Fulton County District Attorney's Office, Mr. Jones moves this Honorable Court for an Order to SEAL any Special Purpose Grand Jury Report until after the November 8, 2022 Election to prevent any improper and undue influence therein.

⁴ Under O.C.G.A. § 15-18-5(a) in these circumstances, DA Willis is required to notify the Attorney General of her conflict and he may appoint a special prosecutor without a conflict to proceed, if necessary.

The U.S. Attorney General regularly issues memoranda detailing “Election Year Sensitivities” the Department of Justice must consider when initiating an election-related prosecution.

“Simply put, politics *must play no role* in the decisions of federal investigators or prosecutors regarding any investigations or criminal charges. Law enforcement officers and prosecutors may never select the timing of investigative steps or criminal charges for the purpose of affecting any election, or for the purpose of giving an advantage or disadvantage to any candidate or political party. Such a purpose is inconsistent with the Department’s mission and with the Principles of Federal Prosecution.”

See Memorandum dated April 11, 2016, “Election Year Sensitivities” by Attorney General Loretta Lynch, p. 1. Those same considerations should apply in the instant case.


Therefore, the Court should find that DA Fani Willis, the Fulton County DA’s Office, and/or Special Prosecutor Wade should be disqualified and issue an ORDER detailing as such. In the alternative, Mr. Jones respectfully requests that this Honorable Court issue an ORDER sealing any Report from the Special Purpose Grand Jury until after the November 8, 2022 Election.

As best stated in *Young*, “A concern for actual prejudice in such circumstances misses the point, for what is at stake is the public perception of the integrity of the justice system. ‘Justice must satisfy the appearance of justice,’ and a prosecutor with conflicting loyalties presents the appearance of precisely the opposite.” *Young*, 481 U.S. at 811-812 (1987).

[signature page to follow]

Respectfully submitted this 15th day of July, 2022.

TAYLOR ENGLISH DUMA LLP


William D. Dillon

Georgia Bar No. 222410


Hannah M. Clapp

Georgia Bar No. 778771

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Atlanta, Georgia 30339

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Counsel for Burt Jones

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

IN RE: 2 MAY, 2022 SPECIAL PURPOSE
GRAND JURY

CASE NO. 2022-EX-000024

JUDGE ROBERT McBURNEY

CERTIFICATE OF SERVICE

I hereby certify that I have served the foregoing **MOTION TO DISQUALIFY PROSECUTOR AND FOR OTHER RELIEF** upon the following counsel this date via United State Postal Service and by electronic mail service:

Fani T. Willis, DA
Fulton County District Attorney's Office
Lewis Slaton Courthouse, Third Floor
136 Pryor Street, S.W.
Atlanta, Georgia 30305

So certified this 15th day of July, 2022.


TAYLOR ENGLISH DUMA LLP

William D. Dillon
Georgia Bar No. 222410
1600 Parkwood Circle, Suite 200
Atlanta, Georgia 30339
(404) 640-5934 (o)
(770) 434-7376 (f)
bdillon@taylorenghish.com
hclapp@taylorenghish.com
Counsel for Burt Jones

EXHIBIT “1”

State of Georgia Campaign Contribution Disclosure Report

1. Report Type <p style="text-align: center;">Original Report</p>	2. Filing is being made on behalf of: Candidate or Public Official C2022000010 - Charles Curtis Bailey Lieutenant Governor	Filing Office Use <p style="text-align: center;">Only <i>E-Filed on</i> 2/7/22 3:38 pm</p> <p style="text-align: center;">Use Earlier of Post Mark or Hand Delivered Date</p>
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3. Identifying and Contact Information

- (1) Charles Curtis Bailey (2) 02/04/2022
Full Name of Candidate or Non-Candidate Campaign Committee Today's Date
- (3) 460 Grant St. Atlanta, GA 30312
Mailing Address
- (4) (706) 255-5439
Contact Phone Number (We will understand the release of this information as permission to call your office if necessary.)
- (5) If a Candidate or Public Official, is there a campaign committee (one or more persons) to make campaign transactions, keep the financial records of the campaign, or file the reports? **NO** (6) If so, is the Committee registered with the State Ethics Commission? **NO**
- (7)
Name of Chairperson and / or Treasurer of Committee

4. Period for which you are Reporting

My Non Election Year	My Election Year	Run-Offs <small>(Report Require Only if you are in a Run Off Election)</small>	Special Elections <small>(Report Require Only if you are in a Special Election)</small>
<input type="checkbox"/> January 31, 2022 <input type="checkbox"/> June 30, 2022 <input type="checkbox"/> December 31, 2022	<input checked="" type="checkbox"/> January 31, 2022 <input type="checkbox"/> April 30, 2022 <input type="checkbox"/> June 30, 2022 <input type="checkbox"/> September 30, 2022 <input type="checkbox"/> October 25, 2022 <input type="checkbox"/> December 31, 2022	<input type="checkbox"/> 6 days before Primary Run-Off, 2022 <input type="checkbox"/> 6 days before General Run-Off, 2022 <input type="checkbox"/> 6 days before Special Primary Run-Off, 2022 <input type="checkbox"/> 6 days before Special Run-Off, 2022	<input type="checkbox"/> 15 days before Special Primary, 2022 <input type="checkbox"/> 15 days before Special, 2022 <input type="checkbox"/> Dec. 31, 2022
Supplemental Reporting <input type="checkbox"/> June 30, 2022 <input type="checkbox"/> December 31, 2022 <small>Supplemental reports are required of candidates who have unsuccessfully campaigned for office or have resigned from office. See §O.C.G.A. 21-5-34i.</small>			

The electronic filing of this document constitutes an affirmation that the statement is true, complete, and correct. As per modifications of the Ethics in Government Act, filing a separate notarized affidavit is no longer required. See O.C.G.A. §§ 21-5-34.1(e) and 21-5-50(e).

Paul Willis for District Attorney 750 Piedmont Ave NE Atlanta, GA 30308-1424	01/31/2022 Monetary		2022 Primary	\$2,500.00	\$0.00
Faress, Mary Lynn 1112 Mountain Dr Hamilton, GA 31811-3603	01/24/2022 Monetary	a. Not Employed b. Not Employed	2022 Primary	\$200.00	\$0.00
Farmer, Katie 2485 Wood Trail Ln Decatur, GA 30033-4846	01/29/2022 Monetary	a. Social Work b. Intown Collaborative Ministries	2022 Primary	\$100.00	\$0.00
Farokhi, Amir 422 Glen Iris Dr NE Atlanta, GA 30308-2919	01/16/2022 Monetary	a. Director, Corporate Council b. CARE USA	2022 Primary	\$500.00	\$0.00
Federal, Keegan 10 Glenlake Pkwy Atlanta, GA 30328-3495	01/31/2022 Monetary	a. Attorney b. Self	2022 Primary	\$100.00	\$0.00
Fentress, Dytre 705 Park Dr NE Atlanta, GA 30306-3661	01/28/2022 Monetary	a. designer b. Self	2022 Primary	\$200.00	\$0.00
Ferguson, Howell PO Box 707 Thomasville, GA 31799-0707	01/26/2022 Monetary	a. attorney b. self	2022 Primary	\$250.00	\$0.00
Finley, John 32 Clarendon Rd Savannah, GA 31410-4105	01/31/2022 Monetary	a. Clergy b. First Baptist Church Savannah Georgia	2022 Primary	\$100.00	\$0.00
Finnell, Robert 1 W 4th Ave Ste 200 Rome, GA 30161-1730	01/20/2022 Monetary	a. Attorney b. The Finnell Firm	2022 Primary	\$7,600.00	\$0.00
Floyd, John 4323 Valley Trail Dr SE Atlanta, GA 30339-4646	01/31/2022 Monetary	a. Attorney b. Bondurant Mixson & Elmore	2022 Primary	\$2,500.00	\$0.00

EXHIBIT “2”

State of Georgia

Campaign Contribution Disclosure Report - Statewide Elected Executive Officer

1. Report Type Original Report	2. Filing is being made on behalf of: Candidate or Public Official C2018000105 - Charles Bailey for Georgia Inc. Charles Curtis Bailey Attorney General	Filing Office Use Only <i>E-Filed on</i> 2/5/21 7:11 pm Use Earlier of Post Mark or Hand Delivered Date
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3. Identifying and Contact Information

- (1) Charles Curtis Bailey (2) 02/05/2021
Full Name of Candidate or Non-Candidate Campaign Committee *Today's Date*
- (3) PO Box 50545- Atlanta, GA 30302
Mailing Address
- (4) Telephone number is unavailable.
Contact Phone Number (We will understand the release of this information as permission to call your office if necessary.)
- (5) If a Candidate or Public Official, is there a campaign committee (one or more persons) to make campaign transactions, keep the financial records of the campaign, or file the reports? YES (6) If so, is the Committee registered with the State Ethics Commission? YES
- (7) Chairperson: Charles C. Bailey Treasurer: Charles C. Bailey
Name of Chairperson and / or Treasurer of Committee

4. Period for which you are Reporting

My Non Election Year	My Election Year	Run-Offs <small>(Report Require Only if you are in a Run Off Election)</small>	Special Elections <small>(Report Require Only if you are in a Special Election)</small>
<input checked="" type="checkbox"/> January 31, 2021 <input type="checkbox"/> June 30, 2021 <small>Persons elected to office in each year following the year in which the election occurs</small> <small>Persons leaving office with excess funds until such funds are expended as provided in the Act</small> <small>Unsuccessful candidates with excess funds, or who receive contributions to retire debt incurred, until such funds are expended, or such unpaid debts are satisfied (December 31 filing only)</small>	<input type="checkbox"/> January 31, 2021 <input type="checkbox"/> March 31, 2021 <input type="checkbox"/> June 30, 2021 <input type="checkbox"/> September 30, 2021 <input type="checkbox"/> October 25, 2021 <input type="checkbox"/> December 31, 2021	<input type="checkbox"/> 6 days before Primary Run-Off, 2021 <input type="checkbox"/> 6 days before General Run-Off, 2021 <input type="checkbox"/> 6 days before Special Primary Run-Off, 2021 <input type="checkbox"/> 6 days before Special Run-Off, 2021	<input type="checkbox"/> 15 days before Special Primary, 2021 <input type="checkbox"/> 15 days before Special, 2021 <input type="checkbox"/> Dec. 31, 2021

The electronic filing of this document constitutes an affirmation that the statement is true, complete, and correct. As per modifications of the Ethics in Government Act, filing a separate notarized affidavit is no longer required. See O.C.G.A. §§ 21-5-34.1(e) and 21-5-50(e).

<input type="checkbox"/> Turner, Wesley 2215 Desmond Dr Decatur, GA 30033-4740	12/31/2020 Monetary	a. Attorney b. Krevolin & Horst, LLC	2022 Primary	\$1,500.00	\$0.00
<input type="checkbox"/> Vanderhooft, Joshua 775 French St New Orleans, LA 70124-3057	12/26/2020 Monetary	a. Attorney b. Jefferson Parish District Attorney	2022 Primary	\$1,032.70	\$0.00
<input type="checkbox"/> VARGHESE, MANOJ 478 Pasley Ave SE Atlanta, GA 30316-1732	12/31/2020 Monetary	a. Attorney b. Bondurant Mixson & Elmore	2022 Primary	\$1,000.00	\$0.00
<input type="checkbox"/> Victory Public Affairs 191 Peachtree St NE Atlanta, GA 30303-1740	01/19/2021 Monetary		2022 Primary	\$1,500.00	\$0.00
<input type="checkbox"/> Wade, Nathan 2000 Powers Ferry Rd SE Ste 110 Marietta, GA 30067-1400	01/31/2021 Monetary	a. Attorney b. Wade Bradley Campbell Firm	2022 Primary	\$1,000.00	\$0.00
<input type="checkbox"/> Wakeford, Donald 11 Doble Ave # 2 Medford, MA 02155-6121	12/15/2020 Monetary	a. Attorney b. Suffolk County District Attorney's Office	2022 Primary	\$103.45	\$0.00
<input type="checkbox"/> Washington, Anre 1212 Utoy Springs Rd SW Apt 46 Atlanta, GA 30331-2126	01/30/2021 Monetary	a. Consultant b. Homegrown Strategy Group	2022 Primary	\$100.00	\$0.00
<input type="checkbox"/> Wasser, Brent 870 Berkshire Rd NE Atlanta, GA 30324-4930	01/11/2021 Monetary	a. Lawyer b. ETSW	2022 Primary	\$150.00	\$0.00
<input type="checkbox"/> Waymer, Mary Lou 3163 Wiltshire Dr Avondale Estates, GA 30002-1441	01/12/2021 Monetary	a. Union Political Director b. UFCW 1996	2022 Primary	\$200.00	\$0.00

EXHIBIT “3”

State of Georgia

Campaign Contribution Disclosure Report - Statewide Elected Executive Officer

1. Report Type Original Report	2. Filing is being made on behalf of: Candidate or Public Official C2018000105 - Charles Bailey for Georgia Inc. Charles Curtis Bailey Attorney General	Filing Office Use Only <u>E-Filed on</u> 7/8/21 7:23 pm Use Earlier of Post Mark or Hand Delivered Date
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3. Identifying and Contact Information

- (1) Charles Curtis Bailey (2) 06/30/2021
Full Name of Candidate or Non-Candidate Campaign Committee Today's Date
- (3) PO Box 50545 - Atlanta, GA 30302
Mailing Address
- (4) Telephone number is unavailable.
Contact Phone Number (We will understand the release of this information as permission to call your office if necessary.)
- (5) If a Candidate or Public Official, is there a campaign committee (one or more persons) to make campaign transactions, keep the financial records of the campaign, or file the reports? YES (6) If so, is the Committee registered with the State Ethics Commission? YES
- (7) Chairperson: Charles C. Bailey Treasurer: Charles C. Bailey
Name of Chairperson and / or Treasurer of Committee

4. Period for which you are Reporting

My Non Election Year	My Election Year	Run-Offs <small>(Report Require Only if you are in a Run Off Election)</small>	Special Elections <small>(Report Require Only if you are in a Special Election)</small>
<input type="checkbox"/> January 31, 2021 <input checked="" type="checkbox"/> June 30, 2021 <small>Persons elected to office in each year following the year in which the election occurs</small> <small>Persons leaving office with excess funds until such funds are expended as provided in the Act</small> <small>Unsuccessful candidates with excess funds, or who receive contributions to retire debt incurred, until such funds are expended, or such unpaid debts are satisfied (December 31 filing only)</small>	<input type="checkbox"/> January 31, 2021 <input type="checkbox"/> March 31, 2021 <input type="checkbox"/> June 30, 2021 <input type="checkbox"/> September 30, 2021 <input type="checkbox"/> October 25, 2021 <input type="checkbox"/> December 31, 2021	<input type="checkbox"/> 6 days before Primary Run-Off, 2021 <input type="checkbox"/> 6 days before General Run-Off, 2021 <input type="checkbox"/> 6 days before Special Primary Run-Off, 2021 <input type="checkbox"/> 6 days before Special Run-Off, 2021	<input type="checkbox"/> 15 days before Special Primary, 2021 <input type="checkbox"/> 15 days before Special, 2021 <input type="checkbox"/> Dec. 31, 2021

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<input type="checkbox"/> Towns, Travis PO Box 861211 Lagrange, GA 30261-0211	06/29/2021 Monetary	a. Not employed b. Not employed	2022 Primary	\$50.00	\$0.00
<input type="checkbox"/> Tribble, Philip 6060 Blackwater Trl Atlanta, GA 30328-2715	02/09/2021 Monetary	a. Not Employed b. Not Employed	2022 Primary	\$100.00	\$0.00
<input type="checkbox"/> Tribble, Philip 6060 Blackwater Trl Atlanta, GA 30328-2715	04/29/2021 Monetary	a. Not Employed b. Not Employed	2022 Primary	\$100.00	\$0.00
<input type="checkbox"/> Trotter, Michael 1600 Parkwood Cir SE Ste 400 Atlanta, GA 30339-2119	02/27/2021 Monetary	a. Lawyer b. Taylor English Duma LLP	2022 Primary	\$50.00	\$0.00
<input type="checkbox"/> Trotter, Michael 1600 Parkwood Cir SE Ste 400 Atlanta, GA 30339-2119	04/01/2021 Monetary	a. Lawyer b. Taylor English Duma LLP	2022 Primary	\$50.00	\$0.00
<input type="checkbox"/> TSCC LLC 3295 River Exchange Dr Ste 250 Norcross, GA 30092-4222	06/17/2021 Monetary		2022 Primary	\$5,000.00	\$0.00
<input type="checkbox"/> Union County Democratic Party PO Box 2654 Blairsville, GA 30514-2654	04/15/2021 Monetary		2022 Primary	\$200.00	\$0.00
<input type="checkbox"/> Valentine, Tommy 395 Cleveland Ave Athens, GA 30601-2321	06/17/2021 Monetary	a. Executive Director b. Historic Athens	2022 Primary	\$103.45	\$0.00
<input type="checkbox"/> (Wade, Nathan) (2000 Powers Ferry Rd SE) (Ste 110) (Marietta, GA 30067-1400)	(06/30/2021) (Monetary)	(a. Attorney) (b. Wade Bradley) (Campbell Firm)	(2022) (Primary)	(\$1,000.00)	(\$0.00)